Panaji, 17th March, 2005 (Phalguna 26, 1926)

SERIES III No. 51



GAZETTE

GOVERNMENT OF GOA

GOVERNMENT OF GOA

Department of Civil Supplies & Price Control

Notification

No. 11/17-1/89/CSD/

In pursuance of Clause 3 read with sub-clause (d) (i) of Clause 2 of kerosene (Fixation of Celling Price Order, 1993), the Government of Goa hereby directs that the maximum wholesale and retail price for domestic purpose of Kerosene superior shall be as under with effect from 1-3-2005.

Sr. Taluka	Sr. Taluka Wholesale Price	
No.	per Kilo litre	per litre
1. Tiswadi	Rs. 9000.33	Rs. 9.36
a) Chorao	Rs. 9018.82	Rs. 9.38
b) Diwar	Rs. 9018.82	Rs. 9.38
2. Salcete	Rs. 8748.65	Rs. 9.10
3. Bardez	Rs. 9079.84	Rs. 9.44
a) Corjuvem	Rs. 9119.84	Rs. 9.48
4. Mormugao	Rs. 8652.94	Rs. 9.00
5. Ponda	Rs. 8801.63	Rs. 9.15
6. Quepem	Rs. 8871.18	Rs. 9.23
7. Bicholim	Rs. 9086.45	Rs. 9.45
8. Pernem	Rs. 9235.52	Rs. 9.60
9. Canacona	Rs. 8939.94	Rs. 9.30
10. Sanguem	Rs. 8868.83	Rs. 9.22
11. Satari	Rs. 8929.59	Rs. 9.29

By order and in the name of the Governor of Goa.

Panaji, 9th March, 2005.— The Director of Civil Supplies and Consumer Affairs and Ex-Officio Joint Secretary, N. B. Narvekar.

Department of Home
Home—General Division

Office of the Inspector General of Prisons, Collectorate of North Goa, Panaji

Applications on plain paper giving the details such as full name, complete residential address, date of

birth, educational qualification and employment registration number supported with attested copies of the certificates of educational qualifications, date of birth, 15 years residence in Goa certificate issued by the Competent Authority are invited by the Inspector General of Prisons, Collectorate of North Goa, Panaji latest by 25-03-2005 for filling up the post detailed below:—

- 1. Designation of Post:- Tailoring Instructor (Male)
- 2. No. of Posts :-
- 3. Scale of Pay:-
- 4. Qualification:-

latest by 25-03-2005.

- One (reserved for Ex-ser-
- Rs. 4000-100-6000.

Essential:

viceman)

- i) Matriculate or equivalent.
- ii) Diploma or a National Certificate from a National Institute.
- iii) 3 years practical experience in Tailoring.
- iv) Ability to organize work & maintain discipline.
- v) Knowledge of Konkani Desirable:

Knowledge of Marathi Not exceeding 40 years (relaxable by 5 years in accordance with the instructions or

orders issued by the

Government).

The applicants are informed that incomplete applications without certificates and those applications received after prescribed date will not be entertained. The applicants are required to ensure that their applications are received in the Office of Inspector General of Prisons, Collectorate of North Goa, Panaji

A. B. Bhartu, Inspector General of Prisons North Goa District, Panaji.

Department of Inland Waterways

मुरगांव पत्तन न्यास

Mormugao Port Trust

अनुसूची

महापत्तन न्यास अधिनियम, 1963 (1963 का 38) की धारा-124 के साथ पठित धारा-123 के तहत प्रदत्त शक्तियों का प्रयोग करते हुए मुरगांव पत्तन का न्यासी मंडल मुरगांव पत्तन विनियमों में पुन: संशोधन करने के लिए निम्नलिखित विनियम बनाता है, अर्थात

- 1) (i) इन विनियमों को मुरगांव पत्तन (संशोधन) विनियम, 2005
 - (ii) ये विनियम, भारत के राजपत्र में केन्द्र सरकार की मंजूरी प्रकाशित होने की तारीख से प्रवृत्त होंगे।
- 2) i) <u>नए विनियम 4 के रूप में निम्नातिरिवत को जोडा</u> <u>नाए :</u>

<u>विनियम-४ जहाज एजेण्टों का पंजीकरण/</u> <u>/नवीनीकरण</u>

जहाज के एजेण्टों का पंजीकरण करने के लिए इन विनियमों के साथ संलग्न विहित प्रोफार्मा में टीएम/एमपीटी को परिशिष्ट "क" में आवेदन करना होगा और "जहाज एजेण्टों का पंजीकरण" निम्नलिखित शर्तों के अधीन होगा।

- 1) आवेदक अपने प्रमुख नियोक्ता से जिन्होंने उसे स्थानीय एजेण्ट के रूप में नियुक्त किया है, का पत्र देगा और नए पंजीकरण के मामले में वह पंजीकरण/प्रवेश शुल्क के रूप में रू. 10,000/- का भुगतान करेगा।
- 2) आवेदक, रु. 10,000/- (रुपए दस हजार मात्र) की जमानती जमा और 1.00 लाख रुपयु (एक लाख मात्र) की बैंक गारण्टी देगा ।
- 3) आवेदक, लाइसंस शुल्क के रूप में रु. 6000/- (रूपए छह हजार मात्र) का भुगतान करेगा। यदि, जहाज एजेण्ट का कुछ कारणवश कुछ समय के लिए पंजीकरण रद्द हो जाता है और वह पुन: नए पंजीकरण के लिए आवेदन करता है तो उसे फिर से रु. 6000/- (छह हजार मात्र) का लाईसेंस शुल्क का भुगतान करना होगा।
- 4) एक बार पंजीकृत होने पर जहाज के एजेण्ट को अपने पंजीकरण का पुन: नवीनी करवाने के लिए कम से कम प्रति वर्ष एक जहाज की सम्हलाई करनी होगी।
- 5) आवेदक को, अपने प्रतिनिधि, जो कि बर्थिंग बैठकों में उपस्थित रहेंगें, सहित प्रमुख अधिकारियो का नाम तथा दूरभाष क्रमांक और स्थानीय कार्यालय का पता भी प्रस्तुत करना होगा।
 - 6) प्रत्येक दो वर्षों के बाद पंजीकरण का नवीनीकरण किया जाएगा।
- 7) आवेदक जहाज एजेन्सी के क्षेत्र में अपने पिछले अनुभव की जानकारी देगा । साथ ही वह अपने कार्यपालकों का अनुभव प्रस्तुत करेगा ।

- 8) कोई भी जहाज एजेण्ट, जो जहाज एजेण्ट के रूप में पंजीकरण अवधि के दौरान मंडल के महर अपनी बाध्यताएं (देयताओं का भुगतान आदि) पूरी नहीं करता है तो उसका पंजीकरण अध्यक्ष, मुरगांव पत्तन न्यास के आदेशों के अनुसार रद्द दिया जाएगा। और जहाज एजेण्ट को पंजीकरण शुल्क बापस नहीं किया जाएगा।
- 9) इस पत्तन में आनेवालें अपने जहाजों के संबंध में जहाज एजेण्ट पत्तन प्रभारों का पूर्व-भुगतान स्व-मूल्यांकन के आधार पर करेगा
- 10) आवेदक आय-कर निर्बाधता प्रमाणपत्र तथा अथवा पिछले वर्षों के लिए फाईल किया गया आयकर विवरण प्रस्तुत करेगा ।
- 11) जहाज एजेण्ट को उस फर्म की संरचना तथा संयोजन के बारे में बताना होगा जिसके तहत एजेन्सी कार्य करेगी और साथ ही सहायक दस्तावेज भी प्रस्तुत करने होंगे।
- 12) नए जहाज एजेण्टों का पंजीकरण अध्यक्ष/एमपीटी के स्विविवेक पर होगा।
- 13) यह पंजीकरण, पंजीकरण के वर्ष से दूसरे वर्ष के 31 मार्च तक वैध रहेगा ।
- 14) जहाज एजेण्ट यह वचन पत्र देगा कि वह अपनी एजेन्सी के तहत परिचालित जहाजों के संबंध में सभी कार्य व्यवहारों के लिए पूरी तरह से जिम्मेदार होगा और

जहाज के संबंध में सभी प्रभारों का भुगतान करेगा । मालिकों/चार्टरों द्वारा कोई अन्य एजेण्ट नियुक्त कर उन्हें कार्यमुक्त करने तक जहाज एजेण्ट अपनी जिम्मेदारियों से मुक्त नहीं होगा ।

- 15) अध्यक्ष, इस पंजीकरण की किसी शर्त का उल्लंघन करने पर अथवा नीचे दर्शाए गए किसी भी कारण जहाज एजेण्ट को जारी पंजीकरण यथोचित अवधि के लिए स्थिगित रख सकता है अथवा रद्द कर सकता है । ऐसे मामले में पंजीकरण शुल्क भी जब्त किया जाएगा:
 - (क) वास्तविक तथ्यों की गलत बयानी या गलत विवरण देना ।
 - (ख) जहाज एजेण्ट का दिण्डत होने, दिवालिया होने अथवा परिसमापन हो जाने पर ।
 - (ग) कोई कदाचार जिससे अध्यक्ष के विचार में इसे रद्द करना या निरसित करना उचित हो ।

ऐसे किसी भी जहाज एजेन्सी पंजीकरण को रद्द या निरसित नहीं किया जाएगा, जब तक कि एजेण्ट को उसका पंजीकरण रद्द या निरसित करने के संबंध में उचित कारण बतान का अवसर नहीं दिया जाता।

(16) जहाज एजेण्ट अध्यक्ष, उप संरक्षक अथवा यातायात प्रबंधक द्वारा मांगी गई जानकारियों को तत्काल प्रस्तुत करेगा और उनके द्वारा जारी अनुदेश, निदेशों का अनुपालन करेगा।

- (17) पंजीकरण धारक की फर्म या कंपनी का नाम, शीर्षक या संगठन में होनेवाला कोई भी परिवर्तन तत्काल अध्यक्ष को सूचित किया जाएगा । ऐसी परिवर्तनों वाली फर्म या कंपनी को नए पंजीकरण की मंजूरी के लिए नए आवदन पर निर्णय लिए जाने के समय तक कारोबार जारी रखने की स्वीकृति दे सकता है ।
- (18) पंजीकरण का नवीनीकरण चाहनेवाला एजेण्ट वर्ष, जिसके दौरान पंजीकरण नवीनीकृत किया जाना है, के पुखरी माह, में निर्धारित फार्म में आवेदन करेगा । आवेदन, पंजीकरण समाप्त होने की तारीख अर्थात, 30 मार्च तक रु. 200/- (रुपए दो सौ मात्र) के विलंब शुल्क सहित प्राप्त किए जा सकते है । तहपश्चात विलंब शुल्क के रुप में प्रति वर्ष अथवा उसके भाग के लिए रु. 400/- का भुगतान दिनाक 30 अप्रैल तक अर्थात पंजीकरण समाप्त होने की वास्तविक तारीख से एक महीने बाद तक स्वीकार किए जाएंगे । यदि पंजीकरण इस अवधि के भीतर नवीनीकृत नहीं किया जाता है तो आवेदन पत्र को नया आवेदन माना जाएगा ।
- (19) एजेण्ट को जारी पंजीकरण गुम होने पर एजेण्ट के लिखित अनुरोध तथा रु. 150/- (रुपए एक सौ पचास मात्र) के भुगतान पर उसे पंजीकरण की डुप्लीकेट प्रति जारी की जा सकती है।
 - (ii) मौजूदा विनियम 4 को 4(क) के रुप में पुन: संख्यकित किया जाए:

(3) <u>विनियम - 60 (ग) (i) में :</u>

"रु. 5/- प्रति आवेदन" इन शब्दों को हटाकर "रु. 100/- प्रति आवेडन करें । यह नौभार सम्हलाई प्रचालन जिसके लिए रु. 200/- का भुगतान करना होगा," को छोडकर लागू होगा ।

(4) <u>मौजूदा खण्ड—60 (घ) (V) को हटाकर निम्नलिखित</u> से प्रतिस्थपित किया <u>जाएः—</u>

विनियम (60) (ग) (v): लाइसेंसधारी अप्रत्यर्पणीय लाइसेंस शुल्क के रुप में रु. 6000/- का भुगतान करेगा और नौभार सम्हलाई हेतु लाइसेंस के संबंध में 2.00 लाख रुपए की बैंक गारण्टी प्रस्तुत करेगा, जहाज मरम्मत/जहाज।

शौण्डलिंग हेतु लाइसेंस के संबंध में अप्रत्यर्पणीय लाइसेंस शुल्क के रुप में प्रत्येकी रु. 6000/- चिपिंग ओर पंन्टिंग हेतु लाइसेंस के संबंध में अप्रत्यर्पणीय लाइसेंस शुल्क के रु. 2500/-, समूह "ए" तथा समूह "बी" में विविध ट्रेड हेतु लाइसेंस के संबंध में अप्रत्यर्पणीय लाईसेंस शुल्क के रुप में क्रमशः प्रत्येकी 2000/- और रु. 1000/- का भुगतान करेगा । यह भुगतान, पत्तन प्रधिकारियों द्वारा लाइसेंस जारी करने/नवीनीकरण करने की इच्छा अभिव्यक्ति करने की तारीख से 7 दिनों के भीतर दो वर्ष की अवधि के लिए किया जाएगा । लाइसेंसधारी, नौभार सम्हलाई कार्यो/जहाज मरम्मत/जहाज शैण्डलिंग हेतु लाइसेंस के संबंध में रु. 6000/-, चिपिंग और पेन्टिंग हेतु लाइसेंस के संबंध में रु. 2500/-, समूह "ए" में विविध ट्रेड हेतु लाइसेंस के संबंध में रु. 2500/- और समूह "बी" में विविध ट्रेड लाइसेंस के संबंध में रु. 1000/- की राशि लाइसेंस शुल्क सहित जमानती जमा के रुप में जमा करेगा । उपरोक्त

उल्लिखत लाइसेंस शुल्क दो वर्ष तथा उसके भाग की अवधि के लिए होगा । यदि लाइसेंस का नवीनीकरण नहीं किया जाता है तो इसकी समाप्ति पर लाइसेंस की शर्तो का संतोष जनक अनुपालन करने पर जमानती जेमा वापस की जाएगी । नए ट्रेड लाइसेंस के लिए नए पंजीकरण/प्रवेश के संबंध में आवेदक नौभार सम्हलाई/जहाज मरम्मत के लाइसेंस के लिए रु. 10,000/-, चिपिंग और पेन्टिंग हेतु लाइसेंस के लिए रु. 2500/-, जहाज शैण्डलिंग के लाइसेंस हेतु रु. 5000/-, समूह "ए" में विविध ट्रेड के लाइसेंस हेतु रु. 2000/- और समूह "बी" में विविध ट्रेड के लाइसेंस के लिए रु. 1000/- पंजीकरण/प्रवेश शुल्क के रुप में जमा करेगा । पत्तनन्यास का मण्डल विभिन्न ट्रेड के संबंध में लाइसेंस शुल्क/जमानती जमा को समय-समय पर पून: नियत/संशोधित करेगा ।

(5) <u>विनियम-60; (xii) (क) में:-</u>

- i) पहली पंक्ति में आनेवाले शब्द "एक" को "दो" से प्रतिस्थापित किया जाए ।
- ii) कथित खण्ड की पांचवी पंक्ति में आनेवाली संख्या "रु. 25/-" को "रु. 200/-" से प्रतिस्थपित किया जाए ।
- iii) इसी खण्ड की सातवी पंक्ति में आनेवाली/संख्या "रु. 50/-" को "रु. 400/-" से प्रतिस्थपित किया जाए ।
- iv) इसी खण्ड की अंतिम पंक्ति में आनेवाली/संख्या रु. 5/- और "रु. 20/-" को क्रमशः "रु. 100/- और रु. 200/-" से प्रतिस्थापित किया जाए।
- v) खण्ड (xii) (क) के अंत में निम्नलिखित को जोडा जाए:-

"यदि लाइसेंसधारी निर्धारित अवधि के भीतर लाइसेंस का नवीनीकरण नहीं करता है तो लाइसेंस रद्द माना जाएगा और लाइसेंसधारी को नए लाइसेंस के लिए आवेदन करना होगा और विनियमों के तहत सभी आवश्यकताओं की पूर्ति करनी होगी।"

(6) <u>विनियम; (xii) (ख) में:-</u>

- i) "किन्तु विविध व्यापार के संबंध में रु. 5/- होगी, शब्दों को हटाया जाए।
- ii) इसी खण्ड में पहली पंक्ति में आनेवाली संख्या "रु. 25/-" को "रु. 150/-" से प्रतिस्थापित किया जाए और "सभी मामलो में" शब्दों को जोडा जाए।

(7) विनियम - 60 को नीचे निम्नितिरवत टिप्पणी जोड दे :

टिप्पणी : स्टीवीडोयरिंग और नौभार सम्हलाई के दोनों ट्रेड लाइसेंसो के लिए रु. 2.00 लाख रुपए मात्र की बैंक गारण्टी स्वीकार की जाएगी ।

<u>पाद टिप्पणी</u>

- 1) मुल विनियम ।
 - 2) बाद के संशोधन ।

SCHEDULE

In exercise of the powers conferred by Section 123 read with Section 124 of the Major Port Trusts Act, 1963 (38 of 1963), the Board of Trustees of the Port of Mormugao hereby makes the following regulations further to amend the Mormugao Port Regulations, namely:

- 1) (i) These regulations may be called the Mormugao Port (Amendments) Regulations, 2005.
 - (ii) They shall come into force from the date of publication of the Central Government sanction in the Gazette of India.

2) (i) Add the following as new Regulation 4:

Regulation 4 – Registration/Renewal of Ship Agents: The application for Registration of Ship Agents shall be made in the prescribed proforma annexed as Appendix 'A' to these regulations, addressed to TM/MPT and the "Registration of Ship Agents" is subject to the following conditions:

- (1) The applicant shall give a letter from his Principals appointing him as local agent and in case of new registration, he/she shall pay the Registration/Entrance fee of Rs. 10,000/-...
- (2) The applicant shall furnish Security Deposit of Rs. 10,000/- (Rupees Ten Thousand only) and a Bank Guarantee of Rs. 1.00 lakh (Rupees One lakh only).
- (3) The applicant shall pay licence fee of Rs. 6000/-(Rupees Six Thousand only). If a Ship Agent, for some reason, ceases to be registered for sometime and applies for a fresh registration, he has to once again pay the licence fee of Rs. 6000/- (Rupees Six Thousand only).
- (4) Once registered, the Ship Agent shall handle at least one ship per year to be entitled for renewal of his registration.
- (5) The applicant shall furnish the names and telephone numbers of his Principal Officers including his representatives who will be attending the berthing meetings. He shall also furnish the address of his local office.
 - (6) The Registration is renewable after every two years.
- (7) The applicant shall furnish the details of his previous experience in the field of ship agency. He shall also furnish the experience of his executives.
- (8) The registration of any Ship Agent, who is not fulfilling his obligation towards the Board, (payment of dues, etc.) as a ship agent, is liable to be cancelled as per the orders of the Chairman, Mormugao Port Trust, during the period of registration. This will not entitle the Ship Agent for refund of registration fees.
- (9) The Ship Agents shall make pre-payment of Port charges in respect of their vessels calling at this Port on the basis of self assessment.

- (10) The Applicant shall produce Income Tax Clearance Certificate and/or income tax returns filed for the previous two years.
- (11) The Ship Agents shall furnish the nature and composition of the firm under which the agency is to be operated with supportive documents.
- (12) The registration of new Ship Agents is at the discretion of the Chairman/MPT.
- (13) The registration is valid till the 31st March of the second year from the year of registration.
- (14) The Ship Agent shall give an undertaking that he shall be fully responsible in respect of all transactions in relation to the ship under their agency and shall pay all the vessel related and other charges in connection with the vessel. The Ship Agent shall not absolve themselves of any responsibilities of Agents unless another Agent is appointed by owners/charterers and suitably relieves them.
- (15) Chairman may, at any time, suspend for such period as he may deem fit or cancel the registration issued to the Ship Agent for violation of any of the terms of this registration or any of the reasons listed below, in which case the registration fee stands forfeited:-
 - (a) Misrepresentation of or mis-statement of material facts.
 - (b) On the Ship Agent being adjudged, insolvent or has gone into liquidation.
 - (c) Any misconduct which in the opinion of the Chairman warrants such cancellation or suspension.

No Ship Agency registration shall be cancelled or suspended unless the Agent has been given a reasonable opportunity for showing cause why his registration should not be cancelled or suspended, recording the reasons for such cancellation or suspension.

- (16) The Ship Agent shall submit promptly information asked for and comply with such instructions, directives, etc. as may be issued by Chairman, Dy. Conservator or Traffic Manager from time to time.
- (17) Any change in the name, title or constitution of the firm or company holding the registration, shall be communicated to the Chairman forthwith. The firm or company undergoing such a change shall submit a fresh application for grant of new registration. However, Chairman may permit such a firm or company to carry out business till a decision is taken on such fresh application.
- (18) Agent desiring to renew the registration shall apply in the prescribed forms during the month of February of the year in which the registration is to be renewed. Applications can be received with the late fee of Rs. 200/- (Rupees Two Hundred Only) upto 30th March

of the year in which the registration is expiring and thereafter the late fees payable will be Rs. 400/- per annum or part thereof upto 30th April i.e. one month after the actual expiry of the registration. If the registration is not renewed within this period, the application will be treated as a fresh application.

- (19) If the registration issued to the agent is lost, a duplicate copy of the registration can be issued to the agent at his written request on payment of Rs. 150/-(Rupees One Hundred Fifty only).
 - (ii) Renumber existing Regulation 4 as 4(A).

3) In Regulation 60 (C) (i):

Delete the words 'Rs. 5/- for each application' and substitute the same with the words "Rs. 100/- for each application except in case of Cargo Handling operations, for which on payment of Rs. 200/- for such application."

4) Delete the existing Clause 60 (C) (v) and substitute the same with the following:-

Reg. (60) (c) (v):- The Licensee shall pay an amount of Rs. 6,000/- as non-refundable licence fee and furnish a Bank Guarantee of Rs. 2.00 lakhs in respect of licence for cargo handling, Rs. 6,000/- each as non-refundable licence fee in respect of licence for ship repairs/ship chandling, Rs. 2,500/- as non-refundable licence fee in respect of licence for chipping and painting, Rs. 2000/and Rs. 1000/- each as non-refundable licence fee in respect of licence for miscellaneous trades in Group 'A' and Group 'B' respectively, for the period of two years, within 7 days from the date of intimation of the intention to issue/renew licence by the Port authorities. The Licensee shall also deposit an amount of Rs. 6,000/each in respect of licence for cargo handling operations/ /ship repairing/ship chandling, Rs. 2,500/- in respect of licence for chipping and painting, Rs. 2500/- in respect of licence for miscellaneous trades in Group 'A' and Rs. 1000/- in respect of licence for miscellaneous trades in Group 'B' as security deposit along with the licence fees. The licence fees mentioned above will be for a period of two years or part thereof. The security deposit will be refunded in case of satisfactory compliance of the terms and conditions of the licence at the termination of the licence in case the same is not renewed. Incase of new Registration/Entrance for fresh trade licences, the applicant shall pay an amount of Rs. 10,000/- each in case of licence for cargo handling/ship repairing, Rs. 2500/- in case of licence for chipping and painting, Rs. 5000/- in case of licence for ship chandling and Rs. 2000/- in case of licence for miscellaneous trades in Group 'A' and Rs. 1000/- in case of licence for miscellaneous trades in Group 'B' as Registration/ /Entrance fees. The Port Trust Board shall refix/revise the Licence fees/security deposit in respect of various trades from time to time.

5) In Regulation 60 (xii) (a):

(i) Replace the word "one" appearing in the first line by the word "two" and add the letter "s" to the word "year" in the same line.

- (ii) Replace the figure "25" appearing in the 5th line of the said clause by the figure "Rs. 200/-".
- (iii) Replace the figure "50" appearing in the 8th line by the figure "Rs. 400/-."
- (iv) Replace the figures "5 & 10" appearing in the last line of the said clause by the figures "100 & 200" respectively.
- (v) Add the following at the end of clause (xii) (a):
 "If the licensee fails to renew the licence within the
 stipulated period, the licence will be treated as
 cancelled and the licensee has to apply afresh for the
 said licence and has to comply with all the
 requirements under the regulations."

6) In Reg. 60 (xii) (b):

- (i) Delete the words "accept in cases of license for miscellaneous traders in whose case on payment of Rs. 5/-".
- (ii) Replace the figure "25" appearing in the 3rd line by the figure "150" and add the words "in all cases".

7) Add the following note below Reg. 60:

Note: For holding trade licences in stevedoring and cargo handling jointly, a Bank Guarantee of Rs. 2.00 lakhs only, will be acceptable.

Foot Note:

- 1) Principle Regulation:
- 2) Subsequent Amendments:

अनुसूची

महापत्तन न्यास अधिनियम, 1963 की धारा-124 के साथ पठित धारा-123 के तहत प्रदत्त शक्तितयों का प्रयोग करते हुए मुरगांव पत्तन का न्यासी मंडल मुरगांव पत्तन न्यास (स्टिवीडोयर्स लाइसेंस) विनियम, 1987 में पुन: संशोधन करने के लिए निम्नलिखित विनियम बनाता है, अर्थात

- 1) (i) इन विनियमों को मुरगांव पत्तन न्यास (स्टीवीडोयर्स लाइसेंस) (संशोधन) विनियम, 2005 कहा जाएगा ।
 - (ii) ये विनियम, भारत के राजपत्र में केन्द्र सरकार की मंजूरी प्रकाशित होने की तारीख से प्रवृत्त होंगे।

2) विनियम — 4 (रव) में :--

- i) "अधिनियम, 1947" और "फिलहाल लागू" के बीच में "या कोई अन्य आकस्मिता" को जोड़ा जाए ।
- ii) शब्द "एक लाख रुपए" को "दो लाख रुपए" से प्रतिस्थापित किया जाए ।

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3) <u>विनियम — 4 (घ)</u>

i) "रु. 4500/- और रु. 5000/-" संख्याओं को "रु. 6000/-"
से प्रतिस्थापित किया जाए ।

4) मौजूदा विनियम-4 (ङ) को हटाकर निम्नलिखित से प्रतिस्थापित किया जाए:

विनियम : 4 - (ङ)ः

पत्तन न्यास का मण्डल कथित ट्रेड के संबंध में लाइसेंस शुक्क/जमानती जमा को समय-समय पर पुन: नियत/संशोधित करेगा।

5) <u>विनियम 6(1) में :</u>

उप-खण्ड (1) के अंत में निम्नलिखित को जोडा जाए:-

नए ट्रैंड लाइसेंस के लिए नए पंजीकरण/प्रवेश के मामले में आवेदक रु. 10,000/- का पंजीकरण/प्रवेश शुल्क का भुगतान करेगा"।

6) <u>विनियम 6(2) में :</u> "रु. 4500/- और रु. 5000/-" इन आंकडों के दोनों स्थानों को रु. 6000/- से प्रतिस्थापित किया जाए।

7) <u>विनियम-6(4) में</u>

- 1) "रु. 50/- को" रु. 200/- से प्रतिस्थापित किया जाए ।
- ii) उप विनियम 6(4) के नीचे निम्नलिखित को जोड जाए:-"तदपश्चात एक महिने की बढाई गई अवधि से लाइसेंस समाप्ति की वास्तविक तारीख तक रु. 400/- के विलंब शुल्क का भुगतान किया जाएगा ।"

8) <u>विनियम-6(5)</u> :

1.00 लाख रुपए" को "2.00 लाख रुपए" से प्रतिस्थापित किया जाए ।

9) विनियम 6(6) :

"रु. 100/-" को "रु. 150/-" से प्रतिस्थापित किया जाए ।

10) <u>विनियम—६ के नीचे निम्नलिरिवत टिप्पणी को जोडा</u> <u>जाए :</u>

हिप्पणी: स्टीवीडोरिंग तथा नौभार सम्हलाई के दोनों ट्रेड लाइसेंसों के लिए 2.00 लाख रुपए मात्र की बैंक गारण्टी लागू होगी।

<u>पाद-टिप्पणी</u>: १) मूल विनियम: सा. का. नि सं. 453(ई) दिनांक 14-4-1988.

SCHEDULE

In exercise of the powers conferred by Section 123 read with Section 124 of the Major Port Trusts Act, 1963, the Board of Trustees of the Port of Mormugao hereby makes the following regulations further to amend the Mormugao Port Trust (Licencing of Stevedores) Regulations, 1987 namely:

- (i) These Regulations may be called the Mormugao Port Trust (Licencing of Stevedores) (Amendment) Regulations, 2005.
 - (ii) They shall come into force from the date of publication of the Central Government sanction in the Gazette of India.

2) In Regulation 4(b):

- (i) Add the words "or any contingency" between the words "Act 1947" and "or any other".
- (ii) Substitute the words "one lakh" by the words "two lakhs" between the words "of rupees" and "in cash".

3) In Regulation 4(d):

- (i) Replace the figures "Rs. 4500/- and Rs. 5000/-" by the figure "Rs. 6000" in both the places.
- 4) Delete the existing Regulation 4(e) and substitute the same with the following:

Reg. 4 (e): The Port Trust Board shall refix/revise the Licence fee/security deposit in respect of subject trade from time to time.

5) In Regulation 6(1):

Add the following at the end of Sub-Clause (1): "In case of new Registration/Entrance for fresh trade licences, the applicant shall pay Registration//Entrance fees of Rs. 10,000/-".

6) In Regulation 6(2):

Replace the figures "Rs. 4500/- and Rs. 5000/-" by the figure "Rs. 6000/-" in both the places.

7) In Regulation 6 (4):

- (i) Replace the figure "Rs. 50/-" by the figure "Rs. 200/-".
 - (ii) Add the following below sub-regulation 6 (4):

"Thereafter the late fees payable will be Rs. 400/upto the extended period of one month upto the actual
date of expiry of the licence. If the licence is not
renewed within this period, the application will be
'treated as fresh application."

8) In Regulation 6 (5):

Replace the figure "Rs. 1.00 lakh" by the figure "Rs. 2.00 lakhs".

9) In Regulation 6(6):

Replace the figure "Rs. 100" by the figure "Rs. 150/-".

10) Add the following note below Regulation 6:

Note: For holding Trade Licences in Stevedoring & Cargo Handling jointly, a Bank Guarantee of Rs. 2.00 lakhs only will be applicable.

Foot Note: 1) Principal Regulation GSR No. 453 (E) dated 14-4-1988.

V. No. 31243/2005

Department of Tourism Directorate of Tourism

Order

No. 5/S(4-265)/2004-DT/2134

The Registration of Tourist Taxi No. GA-02/T-3159 belonging to Shri Joaquim P. Fernandes, H. No. 55, Gabrial Cruz Vaddo, Utorda, Salcete-Goa under the Goa Registration of Tourist Trade Act, 1982, entered in register No. 8 at page No. 124 is hereby cancelled as the said Tourist Taxi has been converted into a private vehicle with effect from 23-04-2004, bearing No. GA-02/A-1593.

Panaji, 8th December, 2004.— The Director of Tourism & Prescribed Authority, A. C. Pereira.

Order

No. 5/S(4-340)/2004-DT/2138

The Registration of Tourist Taxi No. GA-02/T-3509 belonging to Shri Sebastiao A. Dias, H. No. 278, Raia, Salcete-Goa under the Goa Registration of Tourist Trade Act, 1982, entered in register No. 12 at page No. 21 is hereby cancelled as the said Tourist Taxi has been converted into a private vehicle with effect from 16-02-1999, bearing No. GA-02/J-3509.

Panaji, 8th December, 2004.— The Director of Tourism & Prescribed Authority, A. C. Pereira.

Order

No. 5/S(4-429)/2004-DT/2163

The Registration of Tourist Taxi No. GA-02/T-3585 belonging to Mrs. Eliza Vaz, H. No. 244, Piedade Wado, Arossim, Cansaulim, Salcete-Goa under the Goa Registration of Tourist Trade Act, 1982, entered in register No. 9 at page No. 109 is hereby cancelled as the said Tourist Taxi has been converted into a private vehicle with effect from 03-10-2003, bearing No. GA-06/A-1518.

Panaji, 8th December, 2004.— The Director of Tourism & Prescribed Authority, A. C. Pereira.

Order

No. 5/3(2-172)/2004-DT/2299

By virtue of the powers conferred upon me under Section 16(1)(a) of the Goa Registration of Tourist Trade Act, 1982, I, Elvis Gomes, Prescribed Authority, hereby refuse the application dated 28-09-2004, of Shri Domnick Crasto, Domnicks Travels & Tours, Semabatim, Colva, Salcete, Goa for Registration under the said Act.

Refusal of the application is made at the request of Shri Domnick Crasto, vide his letter dated 21-10-2004.

Panaji, 28th December, 2004.— The Director of Tourism & Prescribed Authority, Elvis Gomes.

Department of Transport

Office of the District Magistrate, North Goa District

Order

No. 23/6/PON/MAG/2004

- Read: (1) Letter No. 2/40/PWD/D.III/PHE/ADM/2004-05/1750 dated 1-3-2005 from the Executive Engineer-III, PWD Panaji.
- (2) Notification dated 10-1-2005 issued by this Office under No. 23/6/PON/MAG/2004.

The period of the closure of road at Ponda from Priol Society to Masjid in Mardol, notified under notification referred to (2) above is hereby extended upto 17-3-2005.

Panaji, 2nd March, 2005.— The District Magistrate, A. B. Bhartu.

Notification

No. 23/5/TIS-CITY/MAG/2005

In exercise of the powers conferred on me under Section 112 of the Motor Vehicles Act 1988 and as proposed by the Supdt. of Police (Traffic), Panaji, I hereby order the painting of "Zebra Crossing" on the road opposite Head Post Office, Panaji within the limits of the Corporation of the City of Panaji.

Further, in exercise of the powers conferred on me under Section 116 of the above Act, I also authorise the erection of traffic sign boards showing the sign "Zebra Crossing" on the above road in order to regulate the motor vehicular traffic and to facilitate disabled/pedestrians in crossing the road safely.

Panaji, 1st March, 2005.— The District Magistrate, A. B. Bhartu.

Advertisements

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Office of the District Magistrate, North Goa District

Notice

No. 9/9/MAG/PET

Mrs. Shilpa Prasad Pangam, r/o H. No. 1762/1, "Anandi" Jogadyachi Hali, Sanquelim Goa has applied

for NOC for storage of petroleum products Class "A" capacity 15 Kl. and Class "B" 40 Kl. in the Survey No. 47/1 Village Sanquelim, Bicholim Taluka, North Goa.

The site plan is available for inspection with the office of Mamlatdar of Bicholim Taluka Bicholim Goa and in the office of the undersigned.

A public notice is hereby given that any person having any objection against the said storage at the proposed site should file his/her objection in this office within fifteen days from the date of publication of this notice:

Given under my hand and seal of this office.

Panaji, 11th March, 2005.— The District Magistrate, North Goa, A. B. Bhartu.

V. No. 31436/2005

In the Court of the Civil Judge, Senior Division at Panaji

Matrimonial Petition No. 38/02/B

Mr. Douglas Savio Robert Fernandes, son of Wilfred John Fernandes, of full age, Indian National, resident of House No. B-18. G-1 Milroc Retreat, Ribandar, Ilhas-Goa.

V/s

J. Barrier

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Bermanala.

Mrs. Maria Severina Fernandes, daughter of late Marquis Fernandes, of full age, Indian National, resident of House No. B-18, G-1, Milroc Retreat, Ribandar, Panaji-Goa. —Defendant

Notice est Type eyen arran in in ex

2. It is hereby made known to the public that by Judgement and Decree dated 30-9-2003 passed by this Court, the suit of the plaintiff was decreed in terms of consent terms. The marriage of the plaintiff and defendant is dissolved by this consent decree of divorce.

Given under my hand and seal of the Court, on this the 2nd day of the month of March, 2005.

R. R. Samant, Civil Judge, Senior Division, n maji,

V. No. 31381/2005

In the Court of the Civil Judge, Senior Division at Vasco-da-Gama, Goa

Marriage Petition No. 11/2004/A

Mr. Sarvesh Salkar, H. No. 396, H. No. 396, Near Santoshi Mata Temple, New Vaddem New Vaddem,
Vasco-da-Gama, Goa. —Plaintiff/Petitioner V/s V/s

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Mrs. Sonali Salkar, alias Shreshta Salkar, H. No. 1276. Near Salgaonkar Bungalow, Gogol, Margao-Goa.

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—Defendant/Respondent na Banggung sa Kabalan ak

Notice

3. Notice is given to the public and the litigants that by Judgement and the Decree dated 17th November, 2004 passed by this Court in Marriage Petition No. 11/2004/A, the marriage between the Petitioner and the Respondent registered with the Civil Registrar of Mormugao, Goa under entry No. 457/03 for the year 2000 is declared null and void and stands dissolved by grant of divorce.

Given under my hand and the seal of the Court, this 2nd day of the month of March, 2005.

> Vincent D'Silva, Civil Judge, Senior Division (A), Vasco-da-Gama, Goa.

> > and papers of the second

V. No. 31396/2005

In the Court of the 1st Addl. Civil Judge, Senior Division at Margao

Marriage Petition No. 71/2003/I

Mr. Vincent Jose Rebello, s/o Pedro Rebello, major of age, Teacher by profession. resident of House No. 333 Behind Rosary College, Butica, Navelim, Salcete-Goa,

---Petitioner

V/s

Mrs. Sharon Angela Travasso, d/o Lusitasio Travasso, major of age, Nurse of profession, resident of House No. 546, Opp. Jitlem Spring, Guirdolim, Anthoi, Chandor, Salcete, Goa.

-Respondent

-Plaintiff

Notice

4. It is hereby made known to all concerned that by virtue of Judgment and Decree dated 30th day of the month of April of the year 2004, passed by this Court in the above mentioned suit, it is ordered that the suit shall stands decreed. The marriage between the plaintiff and the defendant registered in the Office of the Civil Registrar of Salcete, at Margao, Goa under No. 822/03 in the Registration book of the year 2003 is declared null and void. The Civil Registrar cum Sub-Registrar of Salcete, at Margao, Goa is directed to cancel the registration of marriage between the plaintiff and the defendant in the Book of Registration of Marriage for the year 2003, at entry No. 822/03.

Given under my hand and the seal of the Court, this 17th day of February, 2005.

Kshama M. Joshi,
Ist Addl. Civil Judge, Senior Division,
at Margao.

V. No. 27738/2005

In the Court of the IInd Addl. Civil Judge, Senior Division at Margao

Matrimonial Petition No. 60/04/II

Ms. Desiree Hollebrandse

-Plaintiff

V/s

U. Naraindra Kanth

-Defendant

Notice

5. It is hereby made known to the public in general that by way of Judgment and Decree passed by this Court on 2nd day of September, 2004 the suit of the plaintiff is decreed. The marriage between the plaintiff and defendant registered under entry No. 1451/2003 in the Office of Civil Registrar of Salcete at Margao is held null and void and the same is annulled.

Given under my hand and the seal of the Court, this 15th day of February, 2005.

Vandana Tendulkar, IInd Addl. Civil Judge, Senior Division, at Margao.

V. No. 31385/2005

In the Court of the IIIrd Addl. Civil Judge, Senior Division at Margao

Marriage Petition No. 24/2003/III

Sharada G. Gadekar, major in age, resident of H. No. 1314, Damon, Raia-Goa.

V/s

V/s
Subhash Krishnan,
major in age, resident of

H. No. 298, Manora, Raia-Goa.

-Defendant

Notice

6. Notice is hereby given to the public and the litigants that by Consent Terms filed by both the parties and Consent Decree passed thereon dated 28th September, 2004 in Marriage Petition No. 24/03/III the marriage between the Plaintiff Mrs. Sharada G. Gadekar and Defendant Shri Subhash Krishnan stands dissolved by divorce. The Civil Registrar of Salcete is directed to cancel the marriage which was solemnized on 14-05-2001 and registered under No. 911/2001 of Marriage Registration Book of the year 2001 of the Civil Registrar of Salcete.

Given under my hand and the seal of the Court, this 21st day of February, 2005.

Ashley Noronha,
IIIrd Addl. Civil Judge,
Senior Division, at Margao.

V. No. 27730/2005

Office of the Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio Bicholim-Goa

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Notice

Shri Arjun Sakharam Shetye, Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio, Bicholim-Goa.

7. In accordance with para 1st of Article 170 of Law No. 2049 dated 6-8-1951 and for the purpose of para second of the article, it is hereby made public that by a Deed of Succession dated 3rd March, 2005, recorded at pages 25 to 27 of Book 307 of Deeds, the following is recorded.

That on 16th June 1983, expired at PHC Bicholim Shri Vassudeva R. Bandari, without any Will or any other disposition of his estate leaving behind his wife Smt. Mirabai Bhandari as half sharer or moiety holder and two children namely (one) Shri Roulu Vassudeva Bandari alias Loximicanta Vassudeva Bandari, major, married r/o Assanora and (two) Smt. Bharati Vassudeva Bhandari, major, married to Quexova Sridora Prabhu Darvatcar r/o Corjuem, Bardez-Goa as the legal heirs.

That besides the above mentioned aforesaid children, there is no other person or persons who may concur, prefer alongwith them to the inheritance of the said deceased persons.

Bicholim, 7th March, 2005.— The Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio, Arjun S. Shetye.

V. No. 31388/2005

Office of the Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio in the Judicial Division of Satari at Valpoi

Notice

Smt. Nandini N. Alornacar, Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio in the said Judicial Division.

8. In accordance with the 1st para of Article 179 of Law No. 2049 dated 6-8-1951 and for the purpose of 2nd para of the same article it is hereby made public that by a Notarial Deed of Succession dated Twenty Eighth day of February, two thousand five before me Smt. Nandini N. Alornacar, Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio at page 62 onwards of Notarial Book No. 11 of this office the following is recorded.

That on Tenth day of January Nineteen hundred and sixty three died intestate in Sangolda Bardez Mr. Domingoes Jose Antonio Cirilo Pereira and that on Nineteenth day of December nineteen hundred and seventy nine died Maria Quiteria Zulema Silveira e Pereira leaving behind their only daughter Maria Ida Sara Pereira as the sole and universal heir of all the assets left behind by the deceased parents.

That besides the universal heir and successor there is no other person or persons who according to the law of Successions inforce may have a right of Succession or may put in a claim to the inheritance of the said late Mr. Domingoes Jose Antonic Cirilo Pereira and Maria Quiteria Zulema Silveira e Pereira, may have better claim to the estate left by the deceased persons.

Valpoi, 28th February, 2005.— The Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio, *Smt. Nandini N. Alornacar.*

V. No. 31331/2005

Office of the Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio in this Judicial Division of Bardez, Mapusa, Goa

Notice

Shri Ramdas Pednekar, Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio in the said Judicial Division.

9. In accordance with 1st para of Article 179 of Law No. 2049 dated 6-8-1951 and for the purpose of 2nd para of the same article, it is hereby made public that by a Notarial Deed of Succession dated 7th March, 2005 drawn by and before me Shri Ramdas Pednekar, Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio at page 19 onwards of Notarial Book No. 805 of this office the following is recorded.

That on Sixth October, Nineteen hundred ninety eight, expired Savlaram Govenkar alias Savlo Govekar

at Maina, Pilerne, Bardez-Goa and thereafter expired on first July, two thousand four, Sumitra Savlaram Govekar at Maina, Pilerne, Bardez-Goa both without any Will or any other disposition of their last wish, leaving behind them their three sons, namely: (a) Shri Homdasso Saolo Goencar, married to Ranjana Xencora Nachinolcar changed to Laximi Omdas Govenkar, (b) Shri Ramadassa Saolo Goencar married to Jaianti Ananta Naique and (c) Shri Rajkumar Saolo Goencar, bachelor, as their sole and universal legal heirs.

And besides the said sole and universal legal heirs, there is no other person or persons who according to Law could prefer or concur or have better claim to the inheritance left by the deceased persons.

Mapusa, 9th March, 2005.— The Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio, Ramdas Pednekar.

V. No. 31405/2005

Office of the Civil Registrar-cum-Sub-Registrar, Bardez, Mapusa-Goa

Notice

10. Whereas Shri Sebastian Braganza, resident of Chapora, Anjuna, Bardez-Goa desires to change his minor daughter's name/surname from "Suvita A. Braganza" to "Sweta Sebastiao Braganza" under the Goa Change of Name and Surname Act, 1990 (Act 8 of 1990).

Any person having any objection to the change may lodge the same in this office within thirty days from the date of publishing this notice under the provisions of the Goa Change of Name and Sumame Act, 1990 in force.

Mapusa, 9th March, 2005.— The Civil Registrar-cum-Sub-Registrar, Ramdas L. Pednekar.

V. No. 31386/2005

Office of the Civil Registrar-cum-Sub-Registrar and Notary Ex-Officio of this Judicial Division of Ilhas, Panaji-Goa

Shri W. S. Rebello, Civil Registrar cum-Sub-Registrar and Notary Ex-officio, of this Judicial Division of Ilhas, Panaji-Goa.

11. In accordance with the 1st para of Article 179 of Law No. 2049 dated 6th August, 1951 and for the purpose of 2nd para of the same article, it is hereby made public that by a Notarial Deed of Succession and Qualification of Heirs dated 4th day of March, 2005, recorded before me in Book No. 685 of Notarial Deeds, at page 56 and onwards the following is noted.

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A. 1. 1. 1.

That on 12th day of January, 1998 at Siolim expired Shradha Shashikant Thali, and on 19th July, 2004 expired her husband at Shankarwadi Taleigao, Shashikant Xabi Thali alias Xaxicanta Xabi Thalli, also known as Shashikant Yeshwant Thali without any Will or Gift deed or any other disposition of their last wishes leaving behind them as their sole universal heirs their children Shri Sankalp Shashikant Thali married to Sou Mugdha alias Sampada Sankalp Thali and Sou Siddhi Shashikant Thali married to Shri Ramchandra Shridhar Prabhu.

That besides the aforesaid universal heirs at Law there does not exist any other person or persons who according to the law may have preferential right over the said heirs or who may concur with them to the estate left by the aforesaid deceased.

Panaji, 4th March, 2005.— The Notary Ex-Officio, W. S. Rebello.

V. No. 31361/200

Office of the Civil Registrar-cum-Sub-Registrar, Sanguem-Goa

Notice

note that his name against

12. Whereas Kusum Monu Gaonker, r/o Zambhukhadap, Netorlim, Sanguem desires to change her name and surname from "Kusum Monu Gaonker" to "Leena Manohar Gaonkar".

Therefore, any person having any objection may lodge the same in this office within thirty days from the date of publication of this Notice under provisions of Section 3(2) of the Goa Change of Name and Surname Act, 1990.

Sanguem, 14th March, 2005.— The Subst. Civil Registrar-cum-Sub-Registrar, G. G. Kakodkar.

V. No. 31480/2005

Administration Office of the Comunidades of North Zone, Mapusa-Goa

Notices

- 13. In accordance with the terms and for the purpose established in Article 330 of the Code of Comunidades in force, it is hereby announced that the uncultivated and unused plot of land details of which are given below, has been applied on lease (Aforamento) basis, for construction of a residential house.
 - Name of the applicant:— Shri Edwin Mascarenhas, r/o Livramento Vaddo, Bardez Goa.
 - Land named: "Bellavista", Lote No._____, Survey No. 93/1, Plot No. 12, situated at Sangolda, Village of Bardez, Bicholim Taluka and belonging to the Comunidade of Sangolda, admeasuring 270 square metres.

3. Boundaries:

East: By 6 mts. road of sub-division;

West: By plot No. 9 of same sub-division;

North By plot No. 11 of same sub-division;

South By 10 mts. road of same sub-division.

File No. 1-72-2004-ACNZ/2004.

If any person has any objection against the proposed lease he/she should submit his/her objection in writing to the Administrator of Comunidades of Bardez within 30 days from the second publication of this notice in the Official Gazette.

Mapusa, 1st March, 2005.— The Acting Secretary, Babi A. Gaonkar.

V. No. 31275/2005 (Repeated)

- 14. In accordance with the terms and for the purpose established in Article 330 of the Code of Comunidades in force, it is announced that the uncultivated and unused plot of land details of which are given below, has applied on lease (Aforamento) basis, for construction of a residential house.
 - Name of the applicant:— Shri Melvin Mascarenhas, r/o Livramento Vaddo, Sangolda, Bardez Goa.
 - Land named: "Bellavista", Lote No. _____, Survey No. 93/1, Plot No. 07, situated at Sangolda, Village of Bardez, Taluka belonging to the Comunidade of Sangolda, admeasuring 230 square metres.
 - 3. Boundaries:

East: By plot No. 10 of the same sub-division;

West: By 6 mts. road;

North: Boundary of Survey No. 93/1;

South: By 3 mts. wide road.

File No. 1-73-2004-ACNZ/2004.

If any person has any objection against the proposed lease he/she should submit his/her objection in writing to the Administrator of Comunidades of Bardez, within 30 days from the second publication of this notice in the Official Gazette.

Mapusa, 1st March, 2005.— The Acting Secretary, Babi A. Gaonkar.

V. No. 31276/2005 (Repeated)

(Under Rule 12 of Code of Comunidades Rules 1985)

15. Plot Nos. 8 & 41 in Survey No. 76/1 of the Pilerne Village & belonging to Comunidade of Pilerne are hereby declared vacant as requested by the Attorney of the Comunidade vide his letter dt. 27-12-04. The

interested persons may submit their applications for the plots alongwith the endorsement of the Attorney of the Comunidade in this office.

Mapusa, 31st December, 2004.— The Administrator of Comunidades North Zone, V. S. N. Gaunekar.

V. No. 31410/2005

Administration Office of the Comunidades of Bardez, Mapusa-Goa

Notice

- 16. In accordance with the terms and for the purpose established in Article 330 of the Code of Comunidades in force, it is hereby announced that the uncultivated and unused plot of land details of which are given below, has been applied on lease (Aforamento) basis, for construction of a residential house.
- 1. Name of the applicant:— Shri Naresh Vithal Phadte, r/o Pomburpa, Bardez-Goa
- 2. Land named———, Lote No.———, Survey No. 400/1, Plot No. 58, situated at Soccorro, Village of Bardez Taluka and belonging to the Comunidade of Serula, admeasuring 290 sq. mts.

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3. Boundaries:

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West: By plot No. 57 of the same sub-division;

North: By open space; and

South: By 15 metres existing T. P/P. D. A. road.

File No. 1-7-2005-ACNZ/2005.

If any person has any objection against the proposed lease he/she should submit his/her objection in writing to the Administrator of Comunidades of Bardez, within 30 days from the second publication of this notice in the Official Gazette.

Mapusa, 23rd February, 2005.— The Acting Secretary, Babi A. Gaunker.

V. No. 31363/2005

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Notice

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